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September 13, 2006

VIA ECF

Honorable Kent A. Jordan
United States District Court
for the District of Delaware
844 N. King Street
Wilmington, DE 19801

Re: *Honeywell International Inc., et al. v. Apple Computer, Inc., et al.*
USDC-D. Del. - C.A. 04-1338-KAJ



ATLANTA

AUSTIN

BOSTON

DALLAS

DELAWARE

NEW YORK

SAN DIEGO

SILICON VALLEY

TWIN CITIES

WASHINGTON, DC

Dear Judge Jordan:

On behalf of Casio Computer Co., Ltd. ("Casio Computer"), we write to respond to Honeywell's September 7 letter to the Court regarding discovery (D.I. 549). Casio Computer shares many of the concerns about Honeywell's approach to discovery that have already been voiced by other defendants, including the improper focus of Honeywell's original discovery requests on the Honeywell-crafted definition of "Accused Structure," Honeywell's unilateral demands for supplementation by a date certain (without conducting a proper meet and confer), and Honeywell's dilatory approach in identifying which specific LCD products are the subject of the case. Casio Computer will not burden the record by further discussing those concerns here.

Nonetheless, Casio Computer has produced documents to Honeywell and will continue toward diligently completing its production on a rolling basis. Casio Computer is also prepared to work with Honeywell to address any other outstanding discovery issues, including, expected dates for Casio Computer to supplement its interrogatory answers, as well as Honeywell's deficiencies regarding document production and interrogatory answers.

Respectfully,

/s/ Thomas L. Halkowski

Thomas L. Halkowski

TLH/sb

cc Clerk of Court (via hand delivery)
Counsel of Record (via ECF)

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